



**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

ENTERED
11/17/2020

In re:)	Chapter 11
)	
NEIMAN MARCUS GROUP LTD LLC, <i>et al.</i> ,)	Case No. 20-32519 (DRJ)
)	
Reorganized Debtors. ¹)	(Jointly Administered)
)	
MARIPOSA INTERMEDIATE HOLDINGS)	
LLC, NEIMAN MARCUS GROUP LTD LLC,)	
and THE NEIMAN MARCUS GROUP LLC,)	
)	
Plaintiffs,)	Adv. Proc. No. 20-03402
)	
v.)	
)	
MARBLE RIDGE CAPITAL LP and MARBLE)	
RIDGE MASTER FUND LP,)	
)	
Defendants)	
)	

**STIPULATION AND AGREED ORDER EXTENDING
DEFENDANTS' RESPONSE DEADLINE**

(Docket No. 111)

Plaintiffs Mariposa Intermediate Holdings LLC, Neiman Marcus Group LTD LLC, and The Neiman Marcus Group LLC (together, the “Plaintiffs”) and Defendants Marble Ridge Capital LP and Marble Ridge Master Fund LP (collectively, “Defendants,” and together with Plaintiffs,

¹ The Reorganized Debtors in these chapter 11 cases, along with the last four digits of each Reorganized Debtor’s federal tax identification number, are: Neiman Marcus Group LTD LLC (9435); Bergdorf Goodman Inc. (5530); Bergdorf Graphics, Inc. (9271); BG Productions, Inc. (3650); Mariposa Borrower, Inc. (9015); Mariposa Intermediate Holdings LLC (5829); NEMA Beverage Corporation (3412); NEMA Beverage Holding Corporation (9264); NEMA Beverage Parent Corporation (9262); NM Bermuda, LLC (2943); NM Financial Services, Inc. (2446); NM Nevada Trust (3700); NMG California Salon LLC (9242); NMG Florida Salon LLC (9269); NMG Global Mobility, Inc. (0664); NMG Notes PropCo LLC (1102); NMG Salon Holdings LLC (5236); NMG Salons LLC (1570); NMG Term Loan PropCo LLC (0786); NMG Texas Salon LLC (0318); NMGP, LLC (1558); The Neiman Marcus Group LLC (9509); The NMG Subsidiary LLC (6074); and Worth Avenue Leasing Company (5996). The Reorganized Debtors’ service address is: One Marcus Square, 1618 Main Street, Dallas, Texas 75201.

the “Parties”) hereby enter into this stipulation (the “Stipulation”) and agree as follows:

WHEREAS, on August 26, 2020, Plaintiffs filed a Complaint And Application For A Temporary Restraining Order And Preliminary Injunction and supporting papers and exhibits (the “Application”) [Docket Nos. 1 - 3];

WHEREAS, on August 28, 2020, the Parties agreed to, and the Court entered, a Stipulation and Agreed-Upon Temporary Restraining Order (the “Temporary Restraining Order”) setting a hearing on the Application for September 18, 2020 [Docket No. 22];

WHEREAS, on September 14, 2020, the Parties agreed to, and the Court entered, a Stipulation and Agreed Order Extending Temporary Restraining Order and Continuing Hearing and Related Deadlines With Respect to Plaintiffs’ Application for Preliminary Injunction (the “Extended Temporary Restraining Order”) [Docket No. 53];

WHEREAS, on September 17, 2020, the Parties agreed to, and on September 18, 2020, the Court entered, a Stipulation and Agreed Order Modifying Briefing Schedule with Respect to Plaintiffs’ Application for Preliminary Injunction (the “Modified Scheduling Order”) [Docket No. 62];

WHEREAS, on September 23, 2020, Defendants filed their memorandum and accompanying papers in opposition to the Application;

WHEREAS, on September 28, 2020, the Parties agreed to, and the Court entered, a Stipulation and Agreed Order Further Extending Temporary Restraining Order and Continuing Related Deadlines with Respect to Plaintiffs’ Application for Preliminary Injunction (the “Further Extended Temporary Restraining Order”) [Docket No. 84];

WHEREAS, on October 28, 2020, the Parties agreed to, and on October 30, 2020, the Court entered a Stipulation and Agreed Order Extending Defendants’ Response Deadline (the

“October 30 Response Deadline Order”) [Docket No. 98];

WHEREAS, on November 6, 2020, the Parties agreed to a Stipulation and Agreed Order Extending Defendants’ Response Deadline (the “November 6 Response Deadline Stipulation”) [Docket No. 110];

WHEREAS, the Parties have agreed to modify Defendants’ deadline to answer or otherwise respond to the Complaint set forth in the November 6 Response Deadline Stipulation;

NOW, THEREFORE, THE PARTIES HEREBY AGREE AND STIPULATE AS FOLLOWS:

1. The deadline for Defendants to answer or otherwise respond to the Complaint set forth in paragraph 1 of the November 6 Response Deadline Stipulation is extended by agreement from November 13, 2020 to November 16, 2020 at 5:00 p.m. CT.

2. Except as specifically modified by this Order, the Temporary Restraining Order, as modified by the Extended Temporary Restraining Order, the Modified Scheduling Order, the Further Extended Temporary Restraining Order, the October 30 Response Deadline Order and the November 6, 2020 Stipulation, is otherwise unmodified.

IT IS SO ORDERED.

Signed: November 17, 2020.



DAVID R. JONES
UNITED STATES BANKRUPTCY JUDGE

Dated: November 13, 2020

Houston, Texas

Agreed:

/s/ Zachary D. Rosenbaum

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